UNITED STATES DISTRICT COURT TO SUFFICE FOR THE DISTRICT OF MASSACHUSETTS 100 mm -4 P 12:51

CRIMINAL #04-10288-RWZ

UNITED STATES

V.

PHILIP ALBERT

DEFENDANT, PHILIP ALBERT'S MOTION FOR LEAVE TO FILE INDIVIDUAL MOTIONS FOR DISCOVERY AND TO EXTEND THE DEADLINE TO FILE MOTIONS FOR DISCOVERY

Philip Albert, the defendant in the above-captioned criminal case, hereby moves this Court for leave to file individual discovery motions and to extend the deadline to file any motions for discovery. As grounds therefore, the defendant states as follows:

- On or about January 27, 2005, a status conference was held before Magistrate 1. Judge Charles B. Swartwood, III.
- Following the status conference, a status report issued on January 31, 2005. The 2. status report indicated that counsel for all defendants shall confer for the purposes of filing a consolidated discovery motion on behalf of all defendants by March 4, 2005. The report further stated that if a defendant seeks to file individual discovery related motions, counsel shall file a timely motion stating the grounds for the request.
- The Government has identified over 200 items of audio/videotaped surveillance 3. evidence in this case. As more particularly described in the attached affidavit, counsel for Philip Albert is continuing to review the audio-visual evidence in this

- case. This process is extraordinarily time consuming because of the volume of evidence and certain limitations put in place by the Government.
- Counsel for Philip Albert must review all of the audio-visual evidence before 4. determining what discovery motions, if any, should be filed. It is anticipated that if any discovery motions are filed, they will be specific and unique to alleged conversations and meetings that occurred between undercover law enforcement agents and Mr. Albert. Therefore, Mr. Albert requires leave to file individual discovery motions if the issues cannot be resolved in accordance with Local Rule 116.
- 5. The defendant, Philip Albert, further moves this Court to extend the deadline for his counsel to file any discovery motions until April 15, 2005. This extension will allow his counsel additional time to complete his review of the audio-visual evidence in this case. This extension will also provide his counsel the opportunity to inform the Court of their progress during the further status conference scheduled for April 13, 2005 without further intervention by the Court.

WHEREFORE, the defendant, Philip Albert, requests that this Court grant him leave to file individual discovery motions and to extend the deadline to file any discovery motions until April 15, 2005. In further support thereof, the defendant submits the attached affidavit of his counsel, Marc R. Salinas.

Respectfully submitted,

Philip ALBERT By his attorney,

John Andrews – BBO #554259 Marc R. Salinas – BBO #644655 ANDREWS & UPDEGRAPH, PC 70 Washington Street, Suite 212 Salem, MA 01970 (978) 740-6633

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

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Certificate of Service

I hereby certify that on this day a true copy of the within document was served upon the attorney of record for the United States, AUSA David G. Tobin, United States Attorney's Office, I Courthouse Way, Suite 9200, Boston, MA and a courtesy copy to Lisa Roland, Courtroom Clerk for Honorable Charles B. Swartwood, III, United States Magistrate Judge by mail, as well as to the following counsel of record:

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